

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

SONTAY T. SMOTHERMAN,

Petitioner,

v.

UNITED STATES OF AMERICA,

Respondent.

Civ. No. 2:14-cv-972
Crim. No. 2:12-cr-055(3)
Judge Frost
Magistrate Judge King

ORDER

Petitioner has filed yet another motion “to correct clerical error,” *Motion* (ECF No. 362). The *Motion* asks that the notice of appeal filed by petitioner on June 17, 2015, *Notice of Appeal* (ECF No. 318) be corrected to reflect all the orders and judgment from which petitioner appeals.

The docket accurately reflects the orders addressed in petitioner’s *Notice of Appeal*. See *Notice of Appeal* (ECF No. 318).

Under these circumstances, petitioner’s *Motion* (ECF No. 362) is **DENIED**.

In recent months, petitioner has filed a number of meritless, indeed wholly frivolous, motions. Petitioner is cautioned that his persistence in doing so may be met with sanctions or an order limiting petitioner’s ability to file such motions.

/s/ GREGORY L. FROST
GREGORY L. FROST
United States District Judge